## MEMORANDUM

Agenda Item No. 10(A)(8)

TO:

Hon. Chairperson and Members

**Board of County Commissioners** 

DATE:

July 8, 2003

FROM:

Robert A. Ginsburg

County Attorney

**SUBJECT**: Resolution urging the Supreme

Court of Florida and the Florida Bar to amend Florida Rule of Criminal Procedure 3.220

The accompanying resolution was prepared and placed on the agenda at the request of Commissioner Joe A. Martinez.

RAG/bw

(Revised)

TO:	Ho
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Honorable Chairperson and Members Board of County Commissioners

DATE:

July 8, 2003

FROM:

Robert A. Ginsburg

County Attorney

SUBJECT: Agenda Item No. 10(A)(8)

Ple	ase note any items checked.
	"4-Day Rule" ("3-Day Rule" for committees) applicable if raised
	6 weeks required between first reading and public hearing
	4 weeks notification to municipal officials required prior to public hearing
	Decreases revenues or increases expenditures without balancing budget
	Budget required
	Statement of fiscal impact required
	Bid waiver requiring County Manager's written recommendation
	Ordinance creating a new board requires detailed County Manager's report for public hearing
	Housekeeping item (no policy decision required)
	No committee review

Approved	Mayor	Agenda Item No. 10(A)(8)
Veto		7-8-03
Override		
RF	ESOLUTION NO	

RESOLUTION URGING THE SUPREME COURT OF FLORIDA AND FLORIDA BAR TO AMEND FLORIDA RULE OF CRIMINAL PROCEDURE 3.220 TO REQUIRE CRIMINAL DEFENDANTS TO PAY COSTS FOR DISCOVERY OF SOCALLED "CATEGORY B" OR NON-ESSENTIAL POLICE WITNESSES

WHEREAS, Florida Rule of Criminal Procedure 3.220 (hereafter, "Rule 3.220") permits defendants charged with certain criminal offenses in Florida the right to take the deposition of certain witnesses to aid their defense; and

WHEREAS, Rule 3.220 requires prosecutors in Florida to designate certain witnesses as either Category A witnesses or Category B Witnesses, the former Category generally including those witnesses who have essential testimony related to the case and whose testimony is likely to be used at trial, and the latter Category generally including those witnesses who do not possess essential testimony related to the case and whose testimony is not likely to be used at trial; and

**WHEREAS**, Rule 3.220 specifically requires law enforcement officers, thereby including officers of the Miami-Dade County Police Department, to appear for depositions under penalty of contempt; and

WHEREAS, the depositions of Miami-Dade Police officers typically must be conducted during an officer's off-duty time, thus requiring the Miami-Dade Police Department to incur additional costs; and

WHEREAS, these expenses for police officers' depositions is a substantial cost to the taxpayers of Miami-Dade County; and

WHEREAS, many of the officers deposed are so-called Category B Witnesses, whose testimony generally is not relevant or useful to the case at hand; and

WHEREAS, it is fair and equitable to require the criminal defendant who wishes to depose a police officer who is a Category B Witness to assume the costs associated with securing that officer's attendance, with the understanding that Rule 3.220 already requires the County to assume the costs incurred by an indigent defendant who is adjudged insolvent; and

WHEREAS, the authority for amending the Florida Rules of Criminal Procedure lies with the Supreme Court of Florida, typically upon the suggestion, evaluation, and/or recommendation of the Florida Bar,

## NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA, that:

Section 1. This Board urges the Supreme Court of Florida to amend Florida Rule of Criminal Procedure 3.220 to require criminal defendants to pay the costs associated with securing the attendance for deposition of all Miami-Dade Police officers who have been listed as Category B Witnesses.

Section 2. The Board further urges the Florida Bar to propose amendments to Rule 3.220 that would accomplish this result and to transmit such amendments to the Supreme Court of Florida for its review in the ordinary course.

Section 3. The Clerk of the Board is directed to send certified copies of this Resolution to the Supreme Court of Florida and to The Florida Bar.

The foregoing resolution was sponsored by Commissioner Joe A. Martinez and offered by Commissioner , who moved its adoption. The motion was seconded by Commissioner and upon being put to a vote, the vote was as follows:

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Dr. Barbara Carey-Shuler, Chairperson Katy Sorenson, Vice-Chairperson

Bruno A. Barreiro

Jose "Pepe" Diaz

Betty T. Ferguson

Sally A. Heyman

Joe A. Martinez

Jimmy L. Morales

Dennis C. Moss

Dorrin D. Rolle

Natacha Seijas

Rebeca Sosa

Sen. Javier D. Souto

The Chairperson thereupon declared the resolution duly passed and adopted this 8<sup>th</sup> day of July, 2003. This resolution shall become effective ten (10) days after the date of its adoption unless vetoed by the Mayor, and if vetoed, shall become effective only upon an override by this Board.

MIAMI-DADE COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

HARVEY RUVIN, CLERK

Approved by County Attorney as to form and legal sufficiency.

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Richard B. Rosenthal